Case 1:23-cv-00003-SWS Document 31 Filed 08/01/23 Page 1 of 2

Appellate Case: 23-8054 Document: 010110897280 Date Filed: 08/01/2023 Page: 1

UNITED STATES COURT OF APPEALS FOR THE TENTH CIRCUIT

Byron White United States Courthouse 1823 Stout Street Denver, Colorado 80257 (303) 844-3157 Clerk@ca10.uscourts.gov

Christopher M. Wolpert Clerk of Court

Jane K. Castro Chief Deputy Clerk

August 01, 2023

Jake Stanley DeWilde P.O. Box 267 Wapiti, WY 82450

RE: 23-8054, DeWilde v. United States Attorney General, et al

Dist/Ag docket: 1:23-CV-00003-SWS

Dear Appellant:

The court has received and docketed your appeal. Please note your case number above.

Pro se parties must complete and file an entry of appearance form within thirty days of the date of this letter.

In addition, all counselled entities that are required to file a Federal Rule of Appellate Procedure 26.1 disclosure statement must do so within 14 days of the date of this letter. All parties must refer to Federal Rule of Appellate Procedure 26.1 and Tenth Circuit Rule 26.1 for applicable disclosure requirements. A disclosure statement must be filed even if there is nothing to disclose. Rule 26.1 disclosure statements must be promptly updated as necessary. *See* 10th Cir. R. 26.1(A).

Attorneys must complete and file an entry of appearance and certificate of interested parties within 14 days of the date of this letter. *See* 10th Cir. R. 46.1(A) and (D). An attorney who fails to enter an appearance within that time frame will be removed from the service list for this case, and there may be other ramifications under the rules. If an appellee does not wish to participate in the appeal, a notice of non-participation should be filed via ECF as soon as possible. The notice should also indicate whether counsel wishes to continue receiving notice or service of orders issued in the case.

The court will forward all forms, letters and orders to you via US Mail. If you wish to change the method of service from US Mail to email, you must make that request in writing by completing the enclosed "Consent To Electronic Service" form and returning it to this office. Requests to change the method of service must come via regular US Mail and may not be emailed. Please note that by providing the court with a valid email address you consent to receive all orders/letters issued by the court via "notices of docket activity" (NDAs). Paper copies will not be mailed to you. When you receive an email "NDA" a link to the order/letter that has been issued will appear in the notice; you are

Case 1:23-cv-00003-SWS Document 31 Filed 08/01/23 Page 2 of 2

entitled to one free "look" at the document and should download it at that time. The document will appear as a PDF so you must have the ability to view PDFs. Finally, if your email address changes you must notify the court immediately. It is your responsibility to maintain your email address.

You will receive further instructions regarding prosecution of this appeal from the court within the next few weeks.

Please contact this office if you have questions.

Sincerely,

Christopher M. Wolpert

Clerk of Court

cc: Jeremy A Gross

Jeremy S.B. Newman

CMW/sds